

1 The Honorable John H. Chun  
2  
3  
4  
5  
6

7 **UNITED STATES DISTRICT COURT**  
8 **WESTERN DISTRICT OF WASHINGTON**  
9 **AT SEATTLE**

10 FEDERAL TRADE COMMISSION,

11 Plaintiff,

12 v.

13 AMAZON.COM, INC., *et al.*,

14 Defendants.

15 No. 2:23-cv-0932-JHC

16 **[PROPOSED] ORDER**  
17 **GRANTING PLAINTIFF'S**  
18 **MOTION FOR EXCESS FACT-**  
19 **WITNESS DEPOSITIONS**

20 Plaintiff Federal Trade Commission (“FTC”) having filed its Motion for Excess Fact-  
21 Witness Depositions (Dkt. #183; the “Motion”), and the Court having considered all filings,  
22 memoranda of law, and exhibits concerning this matter, the Motion is GRANTED. The FTC  
23 may conduct up to 35 depositions of fact witnesses.

1 **IT IS SO ORDERED.**

2 Dated this \_\_\_\_ day of August, 2024.

5 **UNITED STATES DISTRICT JUDGE**

7 Presented by:

8 /s/ Evan Mendelson

9 Evan Mendelson, DC Bar #996765

10 Olivia Jerjian, DC Bar #1034299

11 Thomas Maxwell Nardini, IL Bar #6330190

12 Sana Chaudhry (NY Bar #5284807)

13 Anthony Saunders (NJ Bar #008032001)

14 Federal Trade Commission

15 600 Pennsylvania Avenue, NW

16 Washington DC 20580

17 (202) 326-3320; emendelson@ftc.gov (Mendelson)

18 (202) 326-2749; ojerjian@ftc.gov (Jerjian)

19 (202) 326-2812; tnardini@ftc.gov (Nardini)

20 (202) 326-2679; schaudhry@ftc.gov (Chaudhry)

21 (202) 326-2917; asaunders@ftc.gov (Saunders)

22 Colin D. A. MacDonald, WSBA # 55243

23 Federal Trade Commission

24 915 Second Ave., Suite 2896

25 Seattle, WA 98174

26 (206) 220-4474; cmacdonald@ftc.gov (MacDonald)

27 ATTORNEYS FOR PLAINTIFF

28 FEDERAL TRADE COMMISSION

29 [PROPOSED] ORDER GRANTING  
30 PLAINTIFF'S MOTION FOR EXCESS  
31 FACT-WITNESS DEPOSITIONS  
32 Case No. 2:23-cv-0932-JHC - 2

33 Federal Trade Commission  
34 600 Pennsylvania Avenue N.W.  
35 Washington, DC 20580  
36 (202) 326-3320